

EXHIBIT 5

Tim Blood

From: Pamela M. Egan <pegan@potomaclaw.com>
Sent: Sunday, January 10, 2021 8:52 PM
To: Tim Blood; Dennis McGlothlin
Cc: mark; Teresa Vannice
Subject: RE: GW/PC

Understood.

Another option is that the token holders move to refer the case to the Bankruptcy Court.

So:

1. Token holders move to refer the case and the cases essentially stay separate but would be managed together; or
2. Trustee intervenes, moves to refer, and the cases are joined.

Both Rules 19 and 24 are implicated.

Could we have a call tomorrow, including Dennis, after you've conferred internally?

Pam

Pamela M. Egan | Partner | Potomac Law Group, PLLC
Tel: (415) 297-0132 | Fax: (202) 318-7707
pegan@potomaclaw.com | www.potomaclaw.com



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From: Tim Blood <TBlood@bholaw.com>
Sent: Sunday, January 10, 2021 8:45 PM

To: Pamela M. Egan <pegan@potomacclaw.com>; Dennis McGlothin <Dennis@WestWaLaw.com>
Cc: mark <mark@mwaldronlaw.com>; Teresa Vannice <teresa@mwaldronlaw.com>
Subject: RE: GW/PC

 **EXTERNAL**

Hi Pam.

We are a bit too close for comfort to a possible statute of limitations for option number 1.

From: Pamela M. Egan <pegan@potomacclaw.com>
Sent: Sunday, January 10, 2021 8:34 PM
To: Tim Blood <TBlood@bholaw.com>; Dennis McGlothin <Dennis@WestWaLaw.com>
Cc: mark <mark@mwaldronlaw.com>; Teresa Vannice <teresa@mwaldronlaw.com>
Subject: GW/PC

I see at least two options:

1. Token holders dismiss D. Ct. action without prejudice and file in Bankruptcy Court. The Bankruptcy Court has "related to" jurisdiction. Judge Corbit would manage both cases. If they go to trial, the reference would be withdrawn for that purpose.
2. Trustee intervenes in D. Ct. action for purpose of moving to refer District Court action to Bankruptcy Court. Under FRCP 24, intervention would be mandatory.

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pegan@potomacclaw.com | www.potomacclaw.com



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8100 Von Karman Avenue Suite 850
Irvine, California 92612

